UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

Unite	ed States	of America,)	Case No. CR	70-126	VC	
	ν.	Plaintiff,)	STIPULATED UNDER THE S			ME
	Richard	Hartman)			MAR 132	020
		Defendant(s).)		į	SUSAN Y. SC	CT COURT
For the reasons stated by the parties on the record on, the court excludes time under the Speedy Trial Act from							
		e to grant a continuance we U.S.C. § 3161(h)(7)(B)(i)		ely to result in a n	niscarriage (of justice.	
	defend or law,	se is so unusual or so comants, the nature of that it is unreasonable to within the time limits estab	he prosecu expect adeo	tion, or the quate preparation	e existence of for pretrial	of novel quest proceedings	tions of fact or the trial
· · · · · ·		e to grant a continuance we into account the exercise of					ınsel,
	counse	Failure to grant a continuance would unreasonably deny the defendant continuity of counsel, given counsel's other scheduled case commitments, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).					
	necess	e to grant a continuance we ary for effective preparation U.S.C. § 3161(h)(7)(B)(iv	n, taking ii				time
	disposi paragra the tim extend	ne consent of the defendantion of criminal cases, the aph and — based on the pare limits for a preliminary ling the 30-day time period ons set forth above). See F	court sets that it is court sets the court set the court sets the court set the court sets the c	the preliminary he ving of good caus der Federal Rule of ictment under the	earing to the se — finds g of Criminal Speedy Tri	e date set forth good cause for Procedure 5.1 al Act (based	h in the first extending and for
IT IS	S SO ORI	DERED. 3-13-70		Jacqueline Scot United States M		oct G	3
STIP	PULATEI	D: Attorney for Defendant		Assistant United	d States Atto	orney	